

Service of Process Transmittal 12/07/2017

CT Log Number 532429246

TO:

John Sterling

Darling Ingredients Inc. 251 O Connor Ridge Blvd Ste 300 Irving, TX 75038-6510

RE:

Process Served in Illinois

FOR:

Darling Ingredients Inc. (Domestic State: DE)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION:

ALEJANDRO MORALES, PLTF. vs. DARLING INGREDIEN1S, INC., ETC., DFT.

DOCUMENT(S) SERVED:

SUMMONS(S), COMPLAINT, AFFIDAVIT

COURT/AGENCY:

Cook County Circuit Court - County Department - Law Division, IL Case # 2017L012306

ON WHOM PROCESS WAS SERVED:

C T Corporation System, Chicago, IL

DATE AND HOUR OF SERVICE:

By Process Server on 12/07/2017 at 09:30

JURISDICTION SERVED:

Illinois

APPEARANCE OR ANSWER DUE:

WITHIN 30 DAYS AFTER SERVICE OF THIS SUMMONS, NOT COUNTING THE DAY OF

SERVICE

ATTORNEY(S) / SENDER(S):

MICHAEL A. HUME CARYJ. WINTHROUB & ASSOCIATES 10 SOUTH LASALLE STREET

SUITE 2424 CHICAGO, IL 60603 312-726-1021

ACTION ITEMS:

CT has retained the current log, Retain Date: 12/07/2017, Expected Purge Date:

12/12/2017

image SOP

Email Notification, John Sterling jsterling@darlingii.com

Email Notification, Suzie Timmerman stimmerman@darlingii.com

SIGNED:

C T Corporation System 208 South LaSalle Street

TELEPHONE:

Suite 814 Chicago, IL 60604 312-345-4336

Page 1 of 1 / SC

Information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference. This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.

Summons - Alias Summons		(12/31/15) CCG N00		
IN THE	CIRCUIT COURT OF COOK CO	OUNTY, ILLINOIS		
ALEJANDRO MORALES	No. 20	17-L-012306		
v.		Defendant Address:		
DARLING INGREDIENTS, INC.		DARLING INGREDIENTS, INC.		
		R/A CT CORPORATION SYSTEM		
		208 S. LASALLE ST., SUITE 814		
		CHICAGO, IL 60604		
▼	SUMMONS ALIAS - SUMMON	NS		
To each defendant:				
YOU ARE SUMMONED and re	quired to file an answer to the corr	plaint in this case, a copy of which is hereto		
		in the Office of the Clerk of this Court at the		
<u> </u>	50 W. Washington, Room 801	Chiana Illiania cocos		
District 2 - Skokie		,Chicago, Illinois 60602		
	District 3 - Rolling Meadows			
5600 Old Orchard Rd. Skokie, IL 60077	2121 Euclid 1500 Rolling Meadows, IL 60008	Maybrook Ave. Maywood, IL 60153		
☐ District 5 - Bridgeview ☐ District 6 - Markham		☐Richard J. Daley Center		
10220 S. 76th Ave. Bridgeview, IL 60455	16501 S. Kedzie Pkwy. Markham, IL 60428	50 W. Washington, LL-01 Chicago, IL 60602		
You must file within 30 days after	<u>-</u>	nting the day of service.		
IF YOU FAIL TO DO SO, A JUDG RELIEF REQUESTED IN THE CO	MENT BY DEFAULT MAY BE	ENTERED AGAINST YOU FOR THE		
To the officer:				
	the officer or other person to whom	n it was given for service, with endorsement		
of service and fees, if any immediat	elv after service. If service cannot	be made, this Summons shall be returned so		
endorsed. This Summons may not be	e served later than thirty (30) days	after its date		
	,	and the control		
Atty. No.:44667	Witness:	Friday 01 Dagger 2017		
		Friday, 01 December 2017		
Name: CARY J WINTROUB & ASSOCI	ATES /s DOROTHY	BROWN (*/ SAN)*)		
Atty. for: ALEJANDRO MORALES	DOROTHY	BROWN, Clerk of Chart		
Address: 10 S LASALLE 2424		E COLLINOIS CO		
City/State/Zip Code: CHICAGO, IL 60	Date of Servi	ice:		
Telephone: (312) 726-1021	(To be inserted	by officer on copy left with Defendant or other person)		
	A SALANDA DE CONTRA DE CON			
	\$\$Carrico by Fo			
Secondary Email Address(es):				
locs@cjw-law.com				
·	(Area Code)	(Facsimile Telephone Number)		

Case: 1:18-cv-00143 Document #: 1-1 Filed: 01/08/18 Page 3 of 10 PageID #:8

DOC.TYPE: LAW
CASE NUMBER: 17L012306
DEFENDANT
DARLING INGREDIENTS, INC
208 S LASALLE ST
CHICAGO, IL 60604
STE 814

DIE DATE 12/25/2017

> SERVICE INF RM 801 R/A (SYSTEM

ATTACHED

Summons - Alias Summons		(12/31/15) CCG N00		
IN THE (CIRCUIT COURT OF COOK CO	OUNTY, ILLINOIS		
ALEJANDRO MORALES	i	4100		
	No. <u>20</u>	No. 2017-L-012306		
V.		Defendant Address:		
DARLING INGREDIENTS, INC.		DARLING INGREDIENTS, INC.		
		R/A CT CORPORATION SYSTEM		
		208 S. LASALLE ST., SUITE 814		
		CHICAGO, IL 60604		
		-		
		arci		
To each defendant:	SUMMONS ALIAS - SUMMO	45		
To each defendant:				
YOU ARE SUMMONED and re	quired to file an answer to the con	nplaint in this case, a copy of which is hereto		
	carance, and pay the required fee,	in the Office of the Clerk of this Court at the		
following location:		•		
☑ Richard J. Daley Center,	50 W. Washington, Room 801	,Chicago, Illinois 60602		
☐District 2 - Skokie	☐ District 3 - Rolling Meadow	S District 4 - Maywood		
5600 Old Orchard Rd.	2121 Euclid 1500	Maybrook Ave.		
Skokie, IL 60077	Rolling Meadows, IL 60008			
☐District 5 - Bridgeview	☐District 6 - Markham	□Richard J. Daley Center		
10220 S. 76th Ave.	16501 S. Kedzie Pkwy.	•		
Bridgeview, IL 60455	Markham, IL 60428	50 W. Washington, LL-01		
You must file within 30 days after		Chicago, IL 60602		
Tou must me within 30 days after	service of this Summons, not cou	mung the day of service.		
IF YOU FAIL TO DO SO, A JUDG RELIEF REQUESTED IN THE CO		E ENTERED AGAINST YOU FOR THE		
100000 10000 11111111111111111111111111	TAVAR ACC BARY & .			
To the officer:				
This Summons must be returned by	the officer or other person to who	m it was given for service, with endorsement		
of service and fees, if any, immediat	ely after service. If service cannot	be made, this Summons shall be returned so		
endorsed. This Summons may not be	e served later than thirty (30) days	after its date.		
Atty. No.: 44667	Witness:	DOROTHY BROWN Friday, 01 December HEMOUTI COURT		
Name: CARY J WINTROUB & ASSOCI	ATES /s DOROTH	Y BROWN		
Atty. for: ALEJANDRO MORALES	DOROTHY	BROWN, Clerk of Counce []		
Address: 10 S LASALLE 2424				
City/State/Zip Code: CHICAGO II 60				
Telephone: (312) 726-1021	(To be inserted	by officer on copy left with Defendant or other person)		

	.com **Service by I	**Service by Facsimile Transmission will be accepted at:		
Secondary Email Address(es):	5			
docs@cjw-law.com				
	(Area Code)	(Facsimile Telephone Number)		

DIE DATE

DIE DA

Law DIVISION

Litigant List

Printed on 12/01/2017

Case Number: 2017-L-012306

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Plaintiffs

Plaintiffs Name Plaintiffs Address State Zip Unit #

ALEJANDRO MORALES

Total Plaintiffs: 1

Defendants

Defendant Name	Defendant Address	State	Unit #	Service By
DARLING INGREDIENTS, INC.	208 S. LASALLE ST., SUITE 814 CHICAGO,	IL	60604	Sheriff-Clerk

Total Defendants: 1

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CIRCUIT COURT OF
COOK COUNTY, ILLINOIS
LAW DIVISION
<u>CLERK DOROTHY B</u> ROWN

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINO'S
COUNTY DEPARTMENT, LAW DIVISION

ALEJANDRO MORALES,	
Plaintiff,	
v s.	No.:
DARLING INGREDIENTS, INC. d/b/a DAR PRO SOLUTIONS	
Defendants.	

COMPLAINT

NOW COMES the Plaintiff, ALEJANDRO MORALES, by and through his attorneys, CARY

J. WINTROUB & ASSOCIATES, and complaining of the Defendant, DARLING INGREDIENTS,

INC., d/b/a DAR PRO SOLUTIONS, states as follows:

- 1. That on or about December 28, 2015, and for some time prior and subsequent thereto, the Defendant, DARLING INGREDIENTS, INC., d/b/a DAR PRO SOLUTIONS (hereinafter "DARLING"), was a Delaware corporation which transacted business in the State of Illinois and County of Cook, engaging in the business of, among other things, collecting used cooking oil and providing grease trap services to the restaurant industry.
- 2. That on or about December 28, 2015, and for some time prior and subsequent thereto, Defendant, DARLING, as part of its business, collected used cooking oil and provided grease trap services to various restaurants, and specifically to a restaurant known as P.F. Chang's, located at 1819 Lake Cook Road, in the City of Northbrook, County of Cook, State of Illinois.
- 3. That on December 28, 2015, and for some time prior and subsequent thereto, the Plaintiff, ALEJANDRO MORALES, was an employee of P.F. Chang's, located at 1819 Lake Cook Road, in the City of Northbrook, County of Cook, State of Illinois.

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- 4. That on or about December 28, 2015, DARLING by and through its agents and/or employees, was present at the aforementioned P.F. Chang's, located at 1819 Lake Cook Road, in the City of Northbrook, County of Cook, State of Illinois, to collect used cooking oil and provide grease trap services as part of its business.
- 5. That on December 28, 2015, and for some time prior and subsequent thereto, the Plaintiff, ALEJANDRO MORALES, was legally and lawfully present on the premises of P.F. Chang's, located at 1819 Lake Cook Road, in the City of Northbrook, County of Cook, State of Illinois, as an employee of P.F. Chang's.
- 6. That on or about December 28, 2015, DARLING by and through its agents and/or employees, had a duty to exercise reasonable care and caution for the safety of others, including the Plaintiff, in the performance of its used oil collection and grease trap services provided at P.F. Chang's.
- 7. That on or about December 28, 2015, DARLING, by and through its agents and/or employees, carelessly and negligently breached its above referenced duty in one or more of the following ways:
 - a) improperly opened the grease trap door on the floor of the premises, although it knew or should have known that said conduct was likely to cause injury to persons upon the premises, specifically the Plaintiff, ALEJANDRO MORALES;
 - b) failed to provide, erect and/or place any warnings, barricades, signs, etc. alerting persons on the premises of the presence of the opened grease trap door on the floor, although it knew or should have known that said conduct was likely to cause injury to persons upon the premises, specifically the Plaintiff, ALEJANDRO MORALES;
 - c) caused and permitted a grease trap door upon the aforementioned premises to become, and remain, open although no one was present to ensure the safety of persons in and about the area, although it knew or should have known that said conduct was likely to cause injury to persons upon the premises, specifically the Plaintiff, ALEJANDRO MORALES;
 - d) failed to provide adequate and appropriate lighting although the grease trap door was open on the floor of the premises, although it knew or should have known that said conduct was likely to cause injury to persons upon the premises, specifically the Plaintiff, ALEJANDRO MORALES;

- e) failed to properly train its agents and/or employees in the proper and safe procedures for performing used cooking oil collection and/or grease trap services; although it knew or should have known that said conduct was likely to cause injury to persons upon the premises; specifically the Plaintiff, ALEJANDRO MORALES;
- f) failed to properly supervise its agents and/or employees in the proper and safe procedures for performing used cooking oil collection and/or grease trap services, although it knew or should have known that said conduct was likely to cause injury to persons upon the premises, specifically the Plaintiff, ALEJANDRO MORALES;
- g) failed to take any precautionary measures in the performance of its services to ensure the safety of persons in and about the area, although it knew or should have known that said conduct was likely to cause injury to persons upon the premises, specifically the Plaintiff, ALEJANDRO MORALES;
- h) otherwise careless and negligently performed said oil collection and grease trap services such that Plaintiff, ALEJANDRO MORALES, was injured.
- 18. That as a direct and proximate result of one or more of the aforesaid acts and/or omissions on the part of the Defendant, DARLING, the Plaintiff, ALEJANDRO MORALES was injured and suffered, and will, in the future, suffer injuries of a personal, permanent and pecuniary nature.

WHEREFORE, the Plaintiff, ALEJANDRO MORALES, prays for the entry of judgment against the Defendant, DARLING INGREDIENTS, INC. d/b/a DAR PRO SOLUTIONS, in an amount in excess of FIFTY, THOUSAND AND 00/100TH (\$0,000.00) DOLLARS, plus costs of this suit.

CARY J. WINTROMB/& ASSOCIATE

Michael A. Hume

I.D.# 44667 CARY J. WINTROUB & ASSOCIATES Attorneys for Plaintiff 10 South LaSalle Street, Suite 2424 Chicago, Illinois 60603 312-726-1021

AFFIDAVIT OF DAMAGES

SUPREME COURT RULE 222

The undersigned being first duly sworn upon oath, deposes and states that he is the attorney for the plaintiff in the above entitled cause of action seeking money damages, and states that this cause of action DOES exceed \$50,000.00.

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Date: 12-1-17

Notary Public

CARY J. WINTENDUB & ASSOCIATES

Attorneys for Plaintiff

OFFICIAL SEAL REYNA RAMOS NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:10/17/20

CARY J. WINTROUB & ASSOCIATES Attorneys for Plaintiff 10 South LaSalle Street Suite 2424 Chicago, Illinois 60603 312-726-1021